Case 3:22-cv-02540-RFL Document 233 Filed 02/11/25

Page 1 of 3

1	Pursuant to Federal Rule of Civil	l Procedure 41(a)(1)(A)(ii), Plaintiffs Sara Medina and
2	Alicia Martinez, and Defendants Two Jinn, Inc. and Adler Wallach & Associates, Inc., hereby	
3	stipulate to voluntary dismissal of Plaintiffs' individual claims with prejudice. The claims of	
4	putative class members are dismissed without prejudice. This stipulation of dismissal terminates	
5	Plaintiffs' action in its entirety.	
6	Dated: February 11, 2025	Respectfully submitted,
7		By: <u>/s/ Yaman Salahi</u>
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Telephone: +1 858 550 6000 1 Facsimile: +1 858 550 6420 2 (*Admitted Pro Hac Vice) 3 Attorneys for Defendant Two Jinn, Inc. 4 5 Dated: February 11, 2025 By: /s/ David J. Kaminski 6 David J. Kaminski (SBN 128509) kaminskid@cmtlaw.com 7 Martin Schannong (SBN 243297) 8 schannongm@cmtlaw.com Michael P. Lavigne (SBN 216538) 9 lavignem@cmtlaw.com CARLSON & MESSER LLP 10 5901 W. Century Boulevard, Suite 1200 Los Angeles, California 90045 11 (310) 242-2200 Telephone (310) 242-2222 Facsimile 12 Attorneys for Defendant Adler Wallach & Associates, 13 Inc. 14 15 **ATTESTATION OF ELECTRONIC SIGNATURE** 16 I hereby attest that pursuant to N.D. Cal. Civil L.R. 5-1(i)(3), I have obtained the 17 authorization from the above signatories representing Defendants to file the above-referenced 18 document, and that the above signatories concur in the filing's content. 19 /s/ Yaman Salahi 20 21 22 23 24 25 26 27 28